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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/743,296	12/23/2003	Hyeoun-Joo So	P-0611	7851	
34610 7	10/03/2005	EXAMINER		INER	
FLESHNER & KIM, LLP			RAMOS FELIC	RAMOS FELICIANO, ELISEO	
P.O. BOX 221200 CHANTILLY, VA 20153		ART UNIT	PAPER NUMBER		
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DATE MAILED: 10/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/743,296	SO, HYEOUN-JOO			
Office Action Summary	Examiner	Art Unit			
	Eliseo Ramos-Feliciano				
The MAILING DATE of this communication ap		2687			
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
 Responsive to communication(s) filed on 23 E This action is FINAL. Since this application is in condition for alloward closed in accordance with the practice under E 	s action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-22 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.	· .			
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on 23 December 2003 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	are: a) \square accepted or b) \square objector drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date see Office action.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:				

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. The references listed in the Information Disclosure Statement filed on December 23, 2003, September 8, 2004, and June 28, 2005 have been considered by the examiner (see attached PTO-1449 or PTO/SB/08A and 08B forms).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-6, 8-12, 15-19, and 21-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Krishnan (US Patent Application Publication Number 2002/0168976 A1).

Regarding claim 1, Krishnan discloses a frequency searching method comprising:

receiving system information from a network (the system information is received in form of static table 110, which is transferred from a base station to the device 100 – page 3, paragraph 0027, lines 32-38) (the system information or static table 110 includes roaming list and lookup table – paragraph 0014);

obtaining a usage frequency (220) of each service vendor (e.g. "Airtouch" or "Sprint" – paragraph 0009) from the received system information (system information/static table 110

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includes usage frequency/block or channel number which is indicative of frequency of transmission/usage frequency – paragraph 0010); and

searching a frequency (channel) based on the obtained usage frequency (the location of device 100 may match multiple indices, with multiple channels 220 correspondent to those; the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; paragraph 0016 and claims 9, 27 of Krishnan).

Regarding claim 2, Krishnan discloses everything claimed as applied above (see *claim*1). In addition, the system information (static table / roaming list / lookup table) is received by a mobile communication terminal (device 100) from the network (base station) (paragraph 0027, lines 32-38).

Regarding claim 3, Krishnan discloses everything claimed as applied above (see *claim* 1). In addition, searching the frequency (channel) comprises performing a cell search of frequencies of a service vendor (the channels are searched until a preferred system connection is made – paragraph 0028, lines 19-25; paragraph 0016 and claims 9, 27 of Krishnan).

Regarding **claim 4**, Krishnan discloses everything claimed as applied above (see *claim 1*). In addition, storing the usage frequency of each service vendor in memory (108) of user equipment (paragraph 0027, lines 6-8).

Regarding **claim 5**, Krishnan discloses everything claimed as applied above (see *claim*1). In addition, receiving the system information comprises receiving the system information in a system information block (table – paragraph 0027, lines 32-38).

Regarding **claim 6**, Krishnan discloses everything claimed as applied above (see *claim* 5). In addition, transmitting the system information block including the usage frequency of each service vendor (e.g. "Airtouch" or "Sprint" – paragraph 0009).

Regarding **claim 8**, Krishnan discloses everything claimed as applied above (see *claim 1*). In addition, performing a cell search by frequency bands when a requested frequency is not found when searching frequencies (the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; therefore, if no system connection is made, that is, if frequency/channel is not found "another cell search" takes place until a preferred system connection is made).

Regarding **claim** 9, Krishnan discloses everything claimed as applied above (see *claim* 1). In addition, updating stored frequencies based on the received system information from the network (paragraph 0027, lines 32-38).

Regarding claim 10, Krishnan discloses a frequency searching method comprising:
receiving usage frequency data (220) of at least one service vendor (e.g. "Airtouch" or
"Sprint" – paragraph 0009) from a network (the system information is received in form of static
table 110, which is transferred from a base station to the device 100 – page 3, paragraph 0027,
lines 32-38) (the system information or static table 110 includes roaming list and lookup table –
paragraph 0014) (system information/static table 110 includes usage frequency/block or channel
number which is indicative of frequency of transmission/usage frequency – paragraph 0010);

storing the received usage frequency data in user equipment (stored in memory 108 of device 100 – paragraph 0027);

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performing a cell search of a stored frequency (channel) of a pertinent service vendor in a frequency search (the location of device 100 may match multiple indices, with multiple channels 220 correspondent to those; the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; paragraph 0016 and claims 9, 27 of Krishnan); and performing another cell search by frequency bands when a frequency is not found in the stored frequencies of the pertinent service vendor (the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; therefore, if no system connection is made, that is, if frequency/channel is not found "another cell search" takes place until a preferred system connection is made).

Regarding claim 11, Krishnan discloses everything claimed as applied above (see *claim* 10). In addition, the user equipment (mobile communication device 100 – Figure 2) comprises a mobile communication terminal (paragraph 0025).

Regarding claim 12, Krishnan discloses everything claimed as applied above (see *claim* 10). In addition, transmitting the usage frequency from the network through a system information block (table – paragraph 0027, lines 32-38).

Regarding claim 15, Krishnan discloses everything claimed as applied above (see *claim* 10). In addition, updating stored frequencies based on received system information from the network (paragraph 0027, lines 32-38).

Regarding **claim 16**, Krishnan discloses a mobile communication apparatus (device 100 – Figure 2; paragraphs 0025-0027) comprising:

a receiving device (receiver 104 – Figure 2) to receive system information (the system information is received in form of static table 110, which is transferred from a base station to the

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device 100 – page 3, paragraph 0027, lines 32-38) (the system information or static table 110 includes roaming list and lookup table – paragraph 0014);

a memory (memory 108 – Figure 2) to store (paragraph 0027) information regarding service vendors (e.g. "Airtouch" or "Sprint" – paragraph 0009); and

a processing device (processor 108 – Figure 2) to obtain a usage frequency of a particular service vendor from the memory (paragraphs 0025-0027).

Regarding claim 17, Krishnan discloses everything claimed as applied above (see *claim* 16). In addition, the system information comprises usage information of service vendors (system information/static table 110 includes usage frequency/block or channel number which is indicative of frequency of transmission/usage frequency – paragraph 0010).

Regarding **claim 18**, Krishnan discloses everything claimed as applied above (see *claim 16*). In addition, the processing device performs a cell search of frequencies of service vendors stored in the memory (the location of device 100 may match multiple indices, with multiple channels 220 correspondent to those; the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; paragraph 0016 and claims 9, 27 of Krishnan).

Regarding **claim 19**, Krishnan discloses everything claimed as applied above (see *claim 16*). In addition, the receiving device receives the system information in a system information block (table – paragraph 0027, lines 32-38).

Regarding claim 21, Krishnan discloses everything claimed as applied above (see *claim* 16). In addition, the processing device performs a cell search based on frequency bands when searching the frequencies stored in the memory (the location of device 100 may match multiple

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indices, with multiple channels 220 correspondent to those; the channels are searched until a preferred system connection is made – page 3, paragraph 0028, lines 19-25; paragraph 0016 and claims 9, 27 of Krishnan).

Regarding claim 22, Krishnan discloses everything claimed as applied above (see *claim* 16). In addition, the processing device updates stored frequencies in the memory based on received system information from the network (paragraph 0027, lines 32-38).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 7, 13-14, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Krishnan (US Patent Application Publication Number 2002/0168976 A1).

Regarding **claim 7**, Krishnan discloses everything claimed as applied above (see *claim 1*). However, Krishnan fails to particularly disclose that the system information is received from the network through a broadcast control channel.

Using a broadcast control channel to send system information is a technique well known in the art the Examiner takes Official Notice of this notion. This technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Krishnan so that the system information is received from the

network through a broadcast control channel since this technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Regarding **claim 13**, Krishnan discloses everything claimed as applied above (see *claim 12*). However, Krishnan fails to particularly disclose that the system information is transmitted through a broadcast control channel.

Using a broadcast control channel to send system information is a technique well known in the art the Examiner takes Official Notice of this notion. This technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Krishnan so that the system information is transmitted through a broadcast control channel since this technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Regarding claim 14, Krishnan discloses everything claimed as applied above (see *claim* 10). However, Krishnan fails to particularly disclose that the network comprises a Radio Resource Control of a UMTS Terrestrial Radio Access Network.

Nevertheless, Krishnan discloses IS-95 CDMA (paragraphs 0005, 0007). IS-95 CDMA is CDMAone or CDMA-2000, the North American counterpart of European W-CDMA which is the core of UMTS. Therefore, UMTS is just a particular requirement of a particular system;

therefore, obvious expedient of engineering design. For example, UMTS would be desirable in European implementations.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Krishnan's invention in UMTS because this would enable European implementations of the invention as explained above.

Regarding **claim 20**, Krishnan discloses everything claimed as applied above (see *claim* 16). However, Krishnan fails to particularly disclose that the system information is received from the network through a broadcast control channel.

Using a broadcast control channel to send system information is a technique well known in the art the Examiner takes Official Notice of this notion. This technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Krishnan so that the system information is received from the network through a broadcast control channel since this technique has the advantages of reduced system load, releasing resources, and increased capacity because in this way system signaling does not occupy traffic channels.

Conclusion

7. Any inquiry concerning this communication from the examiner should be directed to Eliseo Ramos-Feliciano whose telephone number is 571-272-7925. The examiner can normally be reached from 8:00 a.m. to 5:30 p.m. on 5-4/9 1st Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester G. Kincaid, can be reached on (571) 272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ELISEO RAMOS-FELICIANO

ERF/erf September 22, 2005